

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

QUALCOMM INCORPORATED, a Delaware corporation; and)	
QUALCOMM TECHNOLOGIES, INC., a Delaware corporation,)	
Plaintiffs,)	C.A. No. 24-490 (MN)
v.)	
ARM HOLDINGS PLC., f/k/a ARM LTD., a U.K. corporation,)	REDACTED PUBLIC VERSION
Defendant.)	

[REDACTED]

PLAINTIFFS' MOTION FOR PARTIAL SUMMARY JUDGMENT

Pursuant to Federal Rule of Civil Procedure 56, Plaintiffs Qualcomm Inc. and Qualcomm Technologies, Inc. (collectively, “Plaintiffs”) hereby move for summary judgment on Defendant Arm Holdings plc, f/k/a Arm Ltd.’s (“Defendant”) defenses to Plaintiffs’ claim for breach of the Qualcomm Architecture License Agreement (“ALA”) that rely on arguments that Qualcomm (a) used unlicensed Nuvia technology obtained in the Nuvia acquisition, or (b) induced Nuvia to breach the Nuvia ALA, and on Arm’s unclean hands defense (Arm’s First and Third Defenses, D.I. 234). Plaintiffs additionally move for summary judgment on their claims that Defendant breached [REDACTED] of the parties’ Technology License Agreement (Counts VII and VIII of the Second Amended Complaint, D.I. 137).

The grounds for this motion are set forth in Plaintiffs’ Opening Brief and accompanying papers, filed herewith.

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CERTIFICATE OF SERVICE

I hereby certify that on October 24, 2025, I caused the foregoing to be electronically filed with the Clerk of the Court using CM/ECF, which will send notification of such filing to all registered participants.

I further certify that I caused copies of the foregoing document to be served on October 24, 2025, upon the following in the manner indicated:

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Defendant.)

[PROPOSED] ORDER

WHEREAS, the Court having considered Plaintiffs' Motion for Partial Summary Judgment ("Motion") and any opposition thereto;

IT IS HEREBY ORDERED that:

1. Plaintiffs' Motion is GRANTED.
2. Final judgment on Defendant's defenses to Plaintiffs' claim for breach of the Qualcomm Architecture License Agreement ("ALA") that rely on arguments that Qualcomm used unlicensed Nuvia technology obtained in the Nuvia acquisition, or induced Nuvia to breach the Nuvia ALA, is entered in favor of Plaintiffs and against Defendant.
3. Final judgment on Defendant's unclean hands defense (Third Defense) to Plaintiffs' claim for beach of the Qualcomm ALA is entered in favor of Plaintiffs and against Defendant.
4. Final judgment that Defendant breached [REDACTED] of the Qualcomm Technology License Agreement ("TLA") (Count VII) is entered in favor of Plaintiffs and against Defendant.

5. Final judgment that Defendant breached [REDACTED] of the Qualcomm Technology License Agreement (“TLA”) (Count VIII) is entered in favor of Plaintiffs and against Defendant.

SO ORDERED this _____ day of _____, 2025.

The Honorable Maryellen Noreika
United States District Judge